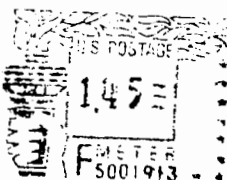


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AZD 981 425 010
AZD 980 816 276
AZD 020 132 502
AZD 982 361 347

TALLEY DEFENSE SYSTEMS **Talley**
Industries

REFER TO: LJJ-9163

August 15, 1989

U.S. EPA Region IX
215 Fremont Street, CSC T-1-2
San Francisco, CA 94105

Attention: Patricia Coleman

Subject: Talley Defense Systems - Follow up to August 14,
1989 Telephone Conversation

Dear Ms. Coleman:

As you requested, enclosed is a new Notification of Hazardous Waste Activity for the Talley Defense Systems' Burn Ground. Also enclosed is a copy of all previous correspondence on this issue. According to our conversations August 14, 1989, there was a problem with the May 3, 1989 submittals in that Plant #2 and the Burn Ground showed the same site address. The Burn Ground site is just north of this location but has not yet been assigned an address by the City of Mesa. It is a remote desert location. The new notification states, per your instruction August 15, 1989, a description rather than a formal address.

THE BURN GROUND MUST RETAIN THE AZD 020132502 ID NUMBER. THE BURN GROUND IS THE TSDF AND THIS IS THE ID NUMBER ON THE PART A & B PERMIT FOR THIS FACILITY.

As we also discussed, Plant #1's EPA ID Number has now been corrected on the data base to AZD 981425010. Plant #1 is a generator only.

You indicated that in 1985 Plant #2 was assigned an EPA ID No. AZD 980816276 and that this ID Number could be reassigned to Plant #2 and Plant #4. Please be aware that even though Plant #2 and Plant #4 are contiguous, Plant #4 has a different site address, 4301 N. Higley Road, Mesa, AZ 85205, as reflected in the May 3, 1989 submittal. According to our conversations, it would seem more appropriate to issue EPA ID No. AZD 980816276 to Plant #2 and a totally new ID No. to Plant #4 since they have a different site address and EPA's data base keys in on site addresses.

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15 AUG 89
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Please refer to my May 3, 1989 letter with the three (3) original Notification of Hazardous Waste Activity forms, and follow up letters of June 5, and July 27, 1989 for additional information.

Sincerely,

TALLEY DEFENSE SYSTEMS, INC.



Laurie J. Jacobson
Environmental Quality and
Health Specialist

LJJ/pnk
Enclosures